BEFORE THE INDUSTRIAL COMMISSION OF THE STATE OF IDAHO

ELIZABETH RODRI	GUEZ,)	
	Claimant,)	IC 05-507864
v. ACTION COLLECTION.,	ON SERVICES,)))	ORDER Filed November 17, 2006
	Employer,)	
and)	
STATE INSURANCE FUND,)	
	Surety,)	
	Defendants.)))	

Pursuant to Idaho Code § 72-717, Referee Michael E. Powers submitted the record in the above-entitled matter, together with his proposed findings of fact and conclusion of law to the members of the Idaho Industrial Commission for their review. Each of the undersigned Commissioners has reviewed the record and the recommendation of the Referee. The Commission concurs with this recommendation. Therefore, the Commission approves, confirms, and adopts the Referee's proposed findings of fact and conclusion of law as its own.

Based upon the foregoing reasons, IT IS HEREBY ORDERED that:

- 1. Idaho Code § 72-208(2) excludes all but medical and related benefits in the event intoxication is found to be a reasonable and substantial cause of injuries, and "medical and related benefits" do not include permanent partial impairment or other income benefits.
- 2. Pursuant to Idaho Code § 72-718, this decision is final and conclusive as to all issues adjudicated.

DATED this17 th day of _	November, 2006.
	INDUSTRIAL COMMISSION
	/s/ Thomas E. Limbaugh, Chairman

	/s/
	/s/ James F. Kile, Commissioner
	/s/ R. D. Maynard, Commissioner
ATTEST:	
/s/ Assistant Commission Secretary	<u> </u>
Assistant Commission Secretary	
CEF	RTIFICATE OF SERVICE
I hereby certify that on the1′ of the foregoing ORDER was served persons:	7 th day ofNovember, 2006, a true and correct copy d by regular United States Mail upon each of the following
JERRY J GOICOECHEA	
PO BOX 6190	
BOISE ID 83707-6190	
ALAN K HULL	
PO BOX 7426 BOISE ID 83707-7426	
	/s/

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